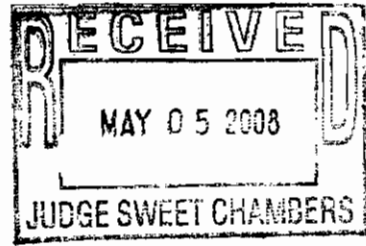




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May 1, 2008

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Honorable Robert W. Sweet
United States District Judge
United States District Court
Southern District of New York
500 Pearl Street, Rm. 1920
New York, New York 10007

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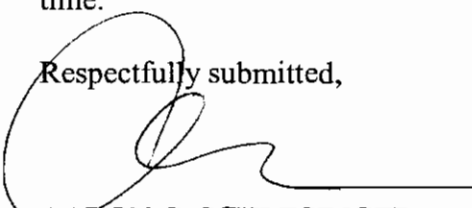
**RE: District 6 Health Plan v. Weber Management
Civil Action No. 08 CV 0263 (RWS)
Our File No. 5334/154980**

Dear Judge Sweet:

This firm is counsel to Defendant in the above referenced matter. This letter is jointly submitted by the parties to request a thirty (30) day adjournment of the pre-trial conference scheduled for May 7, 2008 at 4:30 p.m. The reason for this request is twofold. First, my wife is scheduled to have foot surgery on the date of the conference. Second, Plaintiffs' counsel is currently on trial in another matter and is therefore unable to attend the conference.

This is a first request for an adjournment and no further requests are anticipated at this time.

Respectfully submitted,


AARON C. SCHLESINGER

ACS:fac

cc: Marc A. Tenenbaum, Esq. (via facsimile and regular mail)
Donald Jay Pols, Esq. (via facsimile)

*So as do not
Slacko 7
CSD J
5-6-08*

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